

RECORDATION NO. 29549. BALET

Chief, Section of Administration

Office of Proceedings

Surface Transportation Board

ATTN: Documents for Recordation

395 E Street, SW

Washington, DC 20423-0001

NOV 26"0 -2 25 PM

SUNFACE THANSPURING BOARD

Dear Secretary:

I have enclosed an original and one copy of each of the document(s) described below to be recorded pursuant to Section 11303 of Title 49 of the U.S. Code.

The documents are a Security Agreement and three Assignment of Leases, Rents and Chattel Paper, all primary documents are dated March 23, 2010. The names and addresses of the parties to the Security Agreement are as follows:

Debtor:

Trinity Chemical Leasing, L.L.C.

8801 S Yale, Suite 210 Tulsa, OK 74137

Secured Party:

Arvest Bank
P. O. Box 3007

Tulsa, OK 74101

The names and addresses of the parties to the Assignment of Leases, Rents and Chattel Paper are as follows:

Debtor:

Trinity Chemical Industries, L.L.C.

8801 S Yale, Suite 210 Tulsa, OK 75137

Secured Party:

Arvest Bank

P. O. Box 3007 Tulsa, OK 74101

A description of the equipment covered by the document follows:

Equipment is further described in SCHEDULE A attached hereto and made a part hereof.

A fee of \$164.00 is enclosed (\$41.00 per document). Please return the original recorded copy of each document and any extra copies not needed by the Board for recordation to: Arvest Bank, ATTN: Vicki Smith, P. O. Box 3007, Tulsa, OK 74101.

A short summary of the document to appear in the index follows:

A Security Agreement executed by and between Trinity Chemical Leasing, L.L.C. and Arvest Bank; and Assignment of Leases, Rents and Chattel Paper executed by and between Trinity Chemical Industries, L.L.C. and Arvest Bank. The equipment is 47 railroad tank cars.

Thank you for your assistance.

Very Truly Yours,

Vicki A. Smith

AVP, Loan Support

ASSIGNMENT OF CHATTEL PAPER

DATE AND PARTIES. The date of this Assignment Of Chattel Paper (Agreement) is MARCH 23, 2010. The perties and their addresses are

SECURED PARTY: ARVEST BANK P. O. BOX 3007 Tulan, OK 74101-3007

DESTOR:

TRUSTY CHEMICAL SIDUSTRES, L.L.C. an Okiehoma Limited Liability Company 8901 8 YALE AVE STE 210 TULSA, OK 74137

RECORD GTON NO. 29549-BALED

NOV 26 10 -2 25 PM

SURFACE TRANSPORTATION BUARD

The pronouns "you" and "your" refer to the Secured Party. The pronounz "i," "me" and "my" refer to each person or entity alguing this Agreement as Debtor and agreeing to give the Property described in this Agreement as security for the Secured Debts.

Where the owner of the Property is different from the borrower or guaranter whose obligation this Agraement secures, "Debtor" refers to each person or entity who is an owner of the Property and "Borrower" or "Guaranter," as applicable, refer to such parties as demanated in the SECURED DEBTS section

- 1. SECURED DEFTS. The term "Secured Debts" includes and this Agreement will secure each of the following

 - B. All Debrs. All present and future debts from Sorrower to you, even if this Agreement is not specifically referenced, the future debts are size accured by other co-leteral, or if the future sebt is unrelated to or of a different type than this debt. If more than one person signs this Agreement, such agrees that it will secure debts incurred either individually or with eithers who may not sign this Agreement. Nothing in this Agreement constitutes a commitment to make additional or future loans or advances. Any such commitment must be in writing.

This Agreement will not secure any debt for which you feit to give any required notice of the right of rescission. This Agreement will not secure any debt for which a non-possessory, non-purchase money security interest is created in "household peods" in connection with a "consumer loan," as show terms are defined by federal law governing unfair and deceptus credit practices. In addition, this Agreement will not secure any other debt if, as a result, the other debt would become subject to Section 570 of the John Warner National Colleges Authorization Act for Fiscal Year 2007.

C. Sums Advanced. All sums advanced and expenses incurred by you under the terms of this Agreement

Loan Documents refer to all the documents executed in connection with the Secured Debts

2. ASSIGNMENT. To secure the payment and performance of the Secured Debte, I assign and grant a security interest to you in all of the Property described in this Agreement that I own or have sufficient rights in which to trensfer an interest, now or in the future, wherever the Preparty is or will be located, and all additions, proceeds, and products of the Property is all the collected given as security for the Secured Debte and described in this Agreement, and includes all obligations from the support the payment or performance of the Property. "Proceeds" includes anything acquired upon the sale, lesse, because, exchange, or other disposition of the Property, any rights and claims arising from the Property, and any collections and distributions on account of the Property.

Property also includes any original evidence of Life or ownership. I will deliver any contricates, documents or instruments evidencing the Property and property execute all litems as necessary to reflect your assumity interest.

This Agreement remains in effect until terminated in wirting, even if the Secured Debts are paid and you are no longer obligated to advance funds to me under any loan or credit agreement

Upon termination of this Agreement, you will return to me all the Property in your possession which has not been used or opphed toward payment of the Secured Debts. I agree that you may surrender the Property to any Debter upon termination of the Agreement without further responsibility or lability.

- 3. PROPERTY DESCRIPTION. The Property is described as follows.
 - A. Chattel Paper: Chattel Paper issued to TRAITY CHENICAL INDUSTRIES, L.L.C.
- 4. WARRANTIES AND REPRESENTATIONS. I make to you the following warranties and impresentations which will continue as long as this Agreement is in effect.
 - A. Power. I am duly organized, and validly existing and in good standing in all jurisdictions in which I operate. I have the power and authority to enter into this transaction and to carry on my bizmess or activity as it is now being conducted and, as applicable, am qualified to do so in each jurisdiction in which I operate
 - B. Authority. The execution, delivery and performance of this Agreement and the obligation evidenced by this Agreement are within any powers, have been duly authorised, have received all necessary governmental approval, will not wellate any providing of the court or governmental agency, and will not violate any agreement to which I am a party or to which I am or any of my oregerty is subject.
 - C. Heme and Location. My name indicated in the DATE AND PARTIES section is my exact legal name. I am an entity organized and registered under the lews of Oklahoma. I will provide verification of registration and location upon your request. I will provide you with at least 30 days notice prior to any change in my name, address, or state of organization or registration.
 - D. Business Name. Other than previously declosed in writing to you I have not changed my name or principal place of business within the last 10 years and have not used any other trade or incitious name. Without your prior written content, I do not and will not use any other name and will preserve my eastern name, trade names and franchibes.
 - E. Ownership of Preparty. I sepresent that I own all of the Property. Your eigen to the Property is shead of the claims of any other creditor, except as disclosed in writing to you prior to any advance on the Secured Debts. The colleged that is the subject of the Chartel Paper is perfected and preserved.

The collateral that is the subject of the Cliettol Paper is perfected and preserved

- 5. OUTIES TOWARD PROPERTY.
 - A. Protection of Secured Party's Interest. I will defend the Property against any other claim. I agree to do wholever you require to protect your security interest and to keep your claim in the Property sheed of the claims of other creditors. I will not do anything to harm your meetings.



- I will been books, records and accounts about the Property and my huteress in general. I will let you examine these and make copies at any reasonable time. I will prepare any report or occounting you request which does with the Property.
- I will furnish you, promptly upon receipt, copies of all material neaces, requests and other documents I receive relating to the Proserty.
- \$. Protection of the Property. I will needy you in writing prior to any change in my address, hame or. If an organization, any change in my identity of structure.
- Used the Secured Debte are fully paid and this Agreement is terminated, I will not grant a security interest in any of the Fregerty without your arror written consi
- I will pay all tame and assessments leved or assessed against me of the Property and provide timely proof of payment of these taxes and attessments upon request.
- C. Risk of Loss. The risk of any less or demage to the Preserty is on me
- D. Setting or Encumbering the Property | 1 will not sell, offer to sell, or otherwise transfer or encumber the Property without your prior wanten permitsian. Any disposition of the Properly contrary to this Agreement shall violate your rights.
- Your permission to sell the Property may be receasebly withheld without regard to the cicultiworthiness at any buyer or vanstage. I set not permit the Property to be the subject of any court order affecting my rights to the Property in any action by anyone other than you. If the Property includes charted paper or instruments, either as original collected or as proceeds of the Property, I will note your security interest on the face of the chattel paper or instrument,
- 8. COLLECTION REGITS OF THE SECURED PARTY. Account Debter means the person who is obligated on an account, chefiel paper, or general manigible. Obligar means the person obligated under a contract or bond. I authorize you to notify my Account Debters or Obligars of your security interest and to deal with the Account Oebters' or Obligate obligations of your description. You ct to the Account Debtets' ob against of an Account Dobtor, exercising any of my rights with raspo make payment or atterwise render performance to me, including the enforcement of any security interest that secures auch shingations. You may apply precede received from the Account Debiasis or Obligers to the Secured Debia or you may infrare such proceeds to me
- I specifically and prevocably authorize you to exercise any of the following powers of my expense, without himitation, with the Secured Debts are paid in full
 - A. demand payment and enforce collection from any Account Debter or Obliger by suit or otherwise
 - S, enforce any security interest, tien or encumbrance given to secure the payment or performance of any Account Debter or Obligat of any obligation constituting Property.
 - G his precise of claim or similar documents in the event of bunkruptcy, inselvancy or death of any person obligated as an Account Debter er Obliger.
 - D. compromise, releases, extend, or exchange any indebtedness of an Account Debter or Obligor.
 - E. take central of any proceeds of the Account Debtors' or Obligans' obligations and any returned or repossessed goods
 - F, anderse all payments by any Account Debter or Obligor which may come into your possession as payable to me.
 - G. deal in all respects as the holder and owner of the Account Debtory' or Obligations,
- 7 AUTHORITY TO PERFORM. I authorize you to do anything you deem reasonably necessary to protect the Property, and perfect and continue your security interest in the Property. If I lad to perform any of my duties under this Agreement or any other Loan Document, you are authorized, without notice to me, to perform the duties or coute them to be performed.

These sythonizations include, but are not limited to, permission to.

- A, way and Ascharge taxes, have, security interests or other ancumbrances at any time levied or placed on the Property
- S, file any financing statements on my behalf and pay for fling and recording fees pertaining to the Property
- C. request transfer of the Property to your name, or register and place a note on any chattal paper or on the books of the Property suer or securities intermediaty indicating your interest in the Property.
- D, take any action you feel recessary to realize on the Property, including performing any part of a contract or endorsing it in my
- E handle any outs or other proceedings involved the Property in my same.
- F. prepare, I/a, and sign my same to any necessary reports or accountings.
- G. make an entry on my books and records showing the existence of this Agreement
- H. notify any Account Debtor or Obliger of your interest in the Preparty and tell the Account Debtor or Obliger to make personne to you or someone size you name
- If you perform for me, you will use sessonable care. If you exercise the care and follow the procedures that you generally soply to the collection of obligations owed to you, you will be deemed to be senty research for an account of the procedure of the ground part parties; the duty to sent notices, perform services or take any other action in connection with the menagement of the Property or the duty to protect, preserve or mentals any security interest gives to others by me or other parties. Your outhorisation to perform for our will not precise an obligation to perform and your feature to perform will not precisely you from seatcamp any other rights under the law or the Agreement. All cash and non-cash proceeds of the Property may you from exercising any other rights under the law or the Agreement. All cash and nen-cash proceeds of the Property may all by you only upon your actual receipt of cash proceeds against such of the Secured Debts, matured or unmatured, as you be sept
- S. DEFAULT. I will be in default if any of the following occur
 - A. Povments. I or Borrower fail to make a payment in full when due.
 - El inadvenoy or Bentruptey. The death, peophrism or insolvency of, apparatment of a receiver by or on behalf of, application of any debter rokel low, the assignment for the benefit of cruditors by or on behalf of, the voluntary or involuntary termination of existence by or the commencement of any proceeding under any present or future federal or state insolvency, bankingtey. reorganization, composition or debtor relief law by ar against me, Borrower, or any ca-signer, endorser surety or guaranter of this Agreement or any either obligations Borrower has with you.
 - C. Suclaces Termination. I marge, dissolve, reorganize, and my business or existence, or a partner or majority owner dica or in lered legally incompetent.
 - D. Failure to Forform. I fad to perform any condition or to keep any promise or covenant of this Agreement.
 - E. Other Departments. A delegit occurs under the terms of any other Loan Decument.
 - F. Other Agreements. I am in default on any other debt or agreement I have with you.
 - reentation. I make any vorbel or written ste mt or provide any financial information that is unthus, insecurate, or conceals a meterial fact at the time it is made or provided
 - H, Judgment. I fail to satisfy or appeal any judgment against me
 - 1. Forleiture. The Property is used in a manner or fer a purpose that threatens confecation by a legal authority.
 - J. Name Change. I change my name or assume an additional name without tratifying you before making such a change.
 - it. Property Transfer. I transfer all or a substantial part of my maney or preparty.



- L. Property Value. You determine at good faith that the value of the Property has declined or at impaired.
- M. Material Change. Without first notifying you, there is a material change in my business, including ownership, management, and financial conditions.
- M. Insecurity. You determine in good faith that a material edverse change has occurred in Sorrewer's Imancial condition from the conditions set forth in Sorrewer's most recent functional statement before the date of this Agreement or that the prospect for payment or parformance of the Secured Debts is impaired for any recent.
- 9. REMEDIES. After I delault, you may at your option do any one or more of the following.
 - A. Acceleration. You may make all or any part of the amount owing by the terms of the Secured Debts immediately due.
 - B. Seurces. You may use any and all remades you have under state or federal law or in any Loan Document.
 - C. Payments Made On My Behall. Amounts advanced on my behall will be immediately due and may be added to the Secured Dates.
 - D. Sale of Property. You may self the Property as provided by law. You may apply what you receive from the sale of the Property to your expenses, your estoracy. I see and legal asponses technic not prohibited by law), and any debt I owe you. If what you receive from the sale of the Property does not settly the debt. I will be liable for the deficiency twhere permitted by law). In some cases, you may keep the Property to salesty the debt.
 - Where a notice is required, I agree that ten days pitor written notice sent by first cleas mail to my address listed in this Agreement will be reasonable notice to me under the Otlahorna Uniform Commercial Code
 - If the Property is perishable or threatens to decline speedily in value, you may, without notice to me, dispose of any or all of the Property in a commercially reasonable manner at my expense following any commercially reasonable preparation or processing
 - E. Weiver. By cheesing any one or more of these remedies you do not give up your right to use any other remedy. You do not waive a default if you choose not to use a remedy. By electing not to use any remedy, you do not waive your right to later consider the event a default and to use any remedies if the default continues or occurs again.
- 18. WAIVER OF CLAIMS. I warve all claims for loss or damage caused by your acts or consistons where you acted reasonably and as good fasth.
- 11. PERFECTION OF SECURITY INTEREST AND COSTS. I authorize you to file a financing statement covering the Property. I will comply with, facilitate, and otherwise sesist you in connection with obtaining perfection or control over the Property for purposes of perfecting your security interest under the Uniform Commercial Code. I agree to pay all taxes, fees and costs you pay of incur in connection with preparing, filing or recording any thancition make security interest filings on the Property. It agree to pay all actual costs of terminating your security interest.
- 12. APPLICABLE LAW. This Agreement is governed by the laws of Otishome, the United States of America, and to the extent required, by the laws of the jurisdiction where the Property is located, except to the extent such state laws are preempted by laderel law. In the event of a dispute, the exclusive forum, venus and place of jurisdiction will be in Oklahoma, unless otherwise required by law.
- 13. JORIT AND INDIVIDUAL LIABILITY AND SUCCESSORS. Each Debter is obligations under this Agreement are independent of the obligations of any other Debter. You may success he poster individually or together with any other Debter. You may release any part of the Property and I will still be obligated under this Agreement for the remaining Property. Debter agrees that you and any party to this Agreement may extend, modify or make any change in the terms of this Agreement or any evidence of debt without Debter's consent. Such a change will not release Debter from the terms of the Agreement. If you assign any of the Secured Debts, you may assign all or any part of this Agreement without notice to me or my consent, and this Agreement will inure to the benefit of your assignee to the extent of such assignment. You will continue to have the unempered right to enforce this Agreement as to any of the Secured Debts that are not assigned. This Agreement shall muse to the benefit of and be enforceable by you and your successors and savigns and any other person to whom you may great an interest in the Secured Debts and shall be brinking upon and enforceable against me and my personal agreementatives, successors, here and assigns
- 14. AMEMBARENT, INTEGRATION AND SEVERABILITY. The Agreement may not be amended at modified by oral agreement. No amendment or modification of this Agreement is effective unless made in writing and executed by you and me. This Agreement and the other Loan Documents are the complete and final expression of the understanding between you and me. If any provision of this Agreement is unenforceable, then the unenforceable prevision will be severed and the remaining provisions will still be enforceable.
- 16 INTERPRETATION. Whenever used, the singular includes the plural and the plural includes the singular. The section headings are for convenience only and are not to be used to interpret or define the terms of this Agraement.
- 16. MOTICE, FINANCIAL REPORTS AND ADDITIONAL DOCUMENTS. Unless otherwise required by law, any notice will be given by delivering it or making it by first clear mail to the appropriate party's address listed in the DATE AND PARTIES section, or to any other address designated in writing. Notice to one Debtor will be deemed to be notice to all Debtors. I will inform you in writing of any change in my name, address or other application information. I will provide you any financial statement or information you request. All financial statements and information I give you will be correct and complete. I agree to sign, deliver, and life any addresses documents or certifications that you may consider necessary to parliact, continue, and preserve my obligations under this Agreement and to confirm your ten status on any Property. Time is of the essence.

SIGNATURES. By signing, I agree to the terms contained in this Agreement. I also acknowledge receipt of a capy of this Agreement.

DESTOR:





		Car	
	Initials	Number	Customer ID
_ 1		50017	Trinity Chemical Industries, LLC.
	TCIX	50018	Trinity Chemical Industries, LLC.
	TCIX	50019	Trinity Chemical Industries, LLC.
L	TCIX	50020	Trinity Chemical Industries, LLC.
	TCIX	50021	Trinity Chemical Industries, LLC.
	TCIX	50016	Trinity Chemical Industries, LLC.
	TCIX	123006	Trinity Chemical Industries, LLC.
	TCIX	123012	Trinity Chemical Industries, LLC.
	TCIX	123013	Trinity Chemical Industries, LLC.
	TCIX	123014	Trinity Chemical Industries, LLC.
	TCIX	123015	Trinity Chemical Industries, LLC.
12	TCIX	123018	Trinity Chemical Industries, LLC.
13	TCIX	123019	Trinity Chemical Industries, LLC.
14	TCIX	123020	Trinity Chemical Industries, LLC.
15	TCIX	123021	Trinity Chemical Industries, LLC.
16	TCIX	123022	Trinity Chemical Industries, LLC.
17	TCIX	123028	Trinity Chemical Industries, LLC.
18	TCIX	123038	Trinity Chemical Industries, LLC.
19	TCIX	123042	Trinity Chemical Industries, LLC.
20	TCIX	123046	Trinity Chemical Industries, LLC.
21	TCIX	123052	Trinity Chemical Industries, LLC.
22	TCIX	300075	Trinity Chemical Industries, LLC.
23	TCIX	300076	Trinity Chemical Industries, LLC.
24	TCIX	300078	Trinity Chemical Industries, LLC.
25	TCIX	300079	Trinity Chemical Industries, LLC.
26	TCIX	300082	Trinity Chemical Industries, LLC.
27	TCIX	300083	Trinity Chemical Industries, LLC.
28	TCIX	300084	Trinity Chemical Industries, LLC.
29	TCIX	300085	Trinity Chemical Industries, LLC.
30	TCIX	300086	Trinity Chemical Industries, LLC.
31	TCIX	300087	Trinity Chemical Industries, LLC.
	TCIX	300089	Trinity Chemical Industries, LLC.
,	TCIX	300091	Trinity Chemical Industries, LLC.
1	TCIX	300092	Trinity Chemical Industries, LLC.
35	TCIX	300094	Trinity Chemical Industries, LLC.
	TCIX	300095	Trinity Chemical Industries, LLC.
	TCIX	300096	Trinity Chemical Industries, LLC.
	TCIX	300097	Trinity Chemical Industries, LLC.
	TCIX	300098	Trinity Chemical Industries, LLC.
	TCIX	300100	Trinity Chemical Industries, LLC.
	TCIX	300101	Trinity Chemical Industries, LLC.
	TCIX	300077	Trinity Chemical Industries, LLC.
	TCIX	300080	Trinity Chemical Industries, LLC.
	TCIX	300081	Trinity Chemical Industries, LLC.
	TCIX	300090	Trinity Chemical Industries, LLC.
	TCIX	300093	Trinity Chemical Industries, LLC.
	TCIX	300099	Trinity Chemical Industries, LLC.
Ι΄	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	1	i i i i i i i i i i i i i i i i i i i
<u> </u>			